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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

BRINKS HOFER GILSON &LIONE

M 3626

In re Ap

📶n. of: G. Guyan et al.

Appln. No.:

09/667,611

Filed:

September 22, 2000

For:

CAPTURE HIGHLY REFINED CLAIM **EVALUATION INFORMATION ACROSS** 

**MULTIPLE WEB INTERFACES** 

Attorney Docket No:

10022/219

Mail Stop Issue Fee Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

TRANSMITTAL

Examiner: V. Frenel

3626

Art Unit:

	-	

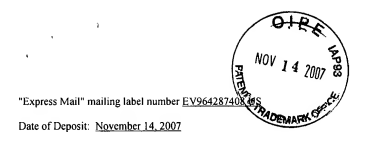
Attacl	ned is/are:					
$\boxtimes$	Amendment Pursuant to 37 C.F.R. §1.312.					
$\boxtimes$	Return Receipt Postcard.					
Fee c	alculation:					
$\boxtimes$	No additional fee is required.					
	Small Entity.					
	An extension fee in an amount of \$ for amonth extension of time under 37 CFR § 1.136(a).					
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	Small Entity Not a Small Entity					

					Sma	III Entity		Notas	mall Entity
	Claims Remaining After Amendment		Highest No. Previously Paid For	Present Extra	Rate	Add'l Fee	or	Rate	Add'l Fee
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Indep.		Minus			X105=			x \$210=	
First Pre	sentation of Multiple D	ep. Claim	1		+\$185=			+ \$370=	
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Fee	payment:					
	A check in the amount of \$ is enclosed.					
	Please charge Deposit Account No. 23-1925 in the amount of enclosed for this purpose.	f \$	A copy of	this Transmitt	al is:	
	Payment by credit card in the amount of \$ (Form PTO-2038 is attached).					
The Director is hereby authorized to charge payment of any additional filing fees required under 37 § 1.16 and any patent application processing fees under 37 CFR § 1.17 associated with this paper (including any extension fee required to ensure that this paper is timely filed), or to credit any overpayment, to Deposit Account No. 23-1925. A copy of this Transmittal is enclosed for this purp					per	
	Respect	tfully subn	nitted,			
		11				

November 14, 2007 Date

Freeman, Esq. (Reg. No. 34,483)



Our Case No. 10022/219

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Ap	plication of:	)	
G. Guya	ın et al.	)	
Serial N	o. 09/667,611	)	Examiner: V. Frenel
Filing D	Pate: September 22, 2000	) )	Group Art Unit No. 3626
( I	CAPTURE HIGHLY REFINED CLAIM EVALUATION NFORMATION ACROSS MULTIPLE WEB INTERFACES	)	

## **AMENDMENT PURSUANT TO 37 C.F.R. § 1.312**

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This amendment is in response to the Notice of Allowance mailed October 3, 2007. The proposed amendment is necessary and was not earlier presented because it corrects the Examiner's Amendment filed with the Notice of Allowance. The amendments presented below to claims 1, 15 and 29 reflect the amendments agreed to by the undersigned and Examiner Frenel during a telephonic interview held on August 27, 2007. Since the amendments below to claims 1, 15 and 29 were indicated by Examiner Frenel to be acceptable, Applicants request that the amendments be entered. It is not believed that an additional search will be required.

Furthermore, no new issues should be raised since the amendments were previously discussed with Examiner Frenel.

Since the amendments being made for claims 1, 15 and 29 are being made solely to clarify Applicants' invention, the amendments are not being presented for reasons of patentability as defined in *Festo Corporation v. Shoketsu Kinzoku Kogyo Kabushiki Co., Ltd.*, 234 F.3d 558, 56 USPQ2d 1865 (Fed. Cir. 2000)(*en banc*), *overruled in part*, 535 U.S. 722 (2002).